

Air Quality: EPA's 2012 Proposed Changes to the Particulate Matter (PM) Standard

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Summary

On June 29, 2012, the Environmental Protection Agency (EPA) published a proposal to revise the National Ambient Air Quality Standard (NAAQS) under the Clean Air Act (CAA) for particulate matter (PM), in response to a June 6, 2012, order issued by the U.S. Court of Appeals for the District of Columbia Circuit. Environmental and public health advocacy groups and 11 states had petitioned the agency, and subsequently filed suit in the D.C. Circuit alleging that EPA failed to perform its mandated duty to complete the review of the PM NAAQS within the statutory deadline. EPA has agreed to issue final revised PM NAAQS by December 14, 2012. EPA's review of the PM NAAQS has generated considerable debate and oversight in Congress.

The June 2012 proposal would strengthen the existing (2006) annual health-based ("primary") standard for "fine" particulate matter 2.5 micrometers or less in diameter (or PM_{2.5}), lowering the allowable average concentration of PM_{2.5} in the air from the current level of 15 micrograms per cubic meter (µg/m³), to a range of 12 to 13 µg/m³.³ The annual PM_{2.5} NAAQS is set so as to address human health effects from chronic exposures to the pollutants. The existing 24-hour primary standard for PM_{2.5} that was reduced from 65 µg/m³ to 35 µg/m³ in 2006 would be retained, as would the existing standards for larger, but still inhalable "coarse" particles less than 10 micrometers in diameter or PM₁₀. "Secondary" standards that provide protection against "welfare" (non-health) effects, such as ecological effects and material deterioration, would be identical to the primary standards the same as in 2006, but the June 2012 proposal included two options for a 24-hour PM_{2.5} standard to improve visibility.

In developing the June 2012 proposal, EPA reviewed scientific studies available since the agency's previous review in 2006. EPA determined, and the independent scientific advisory committee mandated under the CAA (Clean Air Scientific Advisory Committee, or CASAC) concurred, that evidence continues to show associations between particulates in ambient air and numerous significant health problems, including aggravated asthma, chronic bronchitis, non-fatal heart attacks, and premature death. Populations shown to be most at risk include children, older adults, and those with heart and lung disease, and those of lower socioeconomic status.

EPA expects that the potential benefits of the proposed revisions would range from an estimated low of \$88.0 million to a high of \$5.9 billion dependent on the concentration level and other factors, and estimated costs would range from \$2.9 million to \$69.0 million. Some stakeholders and some Members express concerns that the cost impacts will be more significant than EPA estimated in those areas unable to comply with the new standards. EPA's establishment of or revisions to the PM NAAQS do not directly regulate emissions from specific sources, or compel installation of any pollution control equipment or measures, but indirectly could affect operations at industrial facilities and other sources throughout the United States.

Final revised PM NAAQS will start a process that includes a determination of areas in each state that exceed the standard and must, therefore, reduce pollutant concentrations to achieve it. Following the determination of "nonattainment" areas (primarily counties) based on multiple years of monitoring data and other factors submitted by the states, state and local governments must develop (or revise) State Implementation Plans (SIPs) outlining measures to attain the standard. These often involve promulgation of new regulations by states, leading to the issuance of revised air permits. The process typically takes several years. Based on statutory scheduling requirements, designation of areas as nonattainment for any revised PM NAAQS would not be determined until the end of 2014, and states would have until at least 2020 to achieve compliance.

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Introduction

The Environmental Protection Agency (EPA) Administrator signed a proposal to strengthen the National Ambient Air Quality Standard (NAAQS)¹ for particulate matter (PM) on June 14, 2012,² intended to address potential health effects (including chronic respiratory disease and premature mortality) associated with short- and long-term exposure to particulate matter. The date of the proposal was per a June 6, 2012, order issued by the U.S. Court of Appeals for the District of Columbia Circuit in response to petitions filed by advocacy groups and 11 states.³ EPA's most recent statutorily required review and proposal has generated controversy and national debate among stakeholders, health and environmental advocacy groups, and states, as well as oversight in Congress, as did the previous changes leading up to the existing PM NAAQS promulgated October 2006, and those established in 1997.

The proposed rule subsequently published in the *Federal Register* June 29, 2012,⁴ started a nine-week public comment period through August 31, 2012. EPA also held two public hearings for the proposal on July 17, 2012, in Philadelphia, PA, and July 19, 2012, in Sacramento, CA.⁵ Per the D.C. Circuit decision and as agreed to in a September 4, 2012, consent decree,⁶ EPA is to finalize its decision regarding the PM NAAQS by December 14, 2012.

The June 2012 PM NAAQS proposal is the culmination of EPA's statutorily required⁷ review of the NAAQS under the Clean Air Act (CAA) based on studies available through mid-2009 and recommendations of EPA staff and a scientific advisory panel (Clean Air Scientific Advisory Committee, or CASAC⁸) established by the CAA.⁹ The agency initiated the review not long after the 2006 promulgation of the PM NAAQS.¹⁰ EPA staff reassessed scientific studies considered in setting the 2006 PM NAAQS revisions, reviewed and analyzed extensive subsequent research, and considered public comments and recommendations of the CASAC. Based on the scientific evidence considered, EPA Administrator Lisa P. Jackson signed the proposal that would tighten the current standard primarily by lowering the annual health-based ("primary") standard for fine

¹ Sections 108-109 of the Clean Air Act (CAA) govern the establishment, review, and revisions of the NAAQS (42 U.S.C. 7408 and 7409).

² The proposal as signed by EPA Administrator Lisa P. Jackson on June 14, 2012, and supporting documents are available on EPA's website *Particulate Matter (PM): Regulatory Actions*, <http://www.epa.gov/pm/actions.html>.

³ *American Lung Ass'n v. EPA*, D.D.C., No. 1:12-cv-243, order issued June 6, 2012.

⁴ U.S. EPA, National Ambient Air Quality Standards for Particulate Matter, Proposed Rule, 77 *Federal Register* 38889-39055, June 29, 2012.

⁵ U.S. EPA, Public Hearings for Proposed Rules—National Ambient Air Quality Standards for Particulate Matter, 77 *Federal Register* 39205, July 2, 2012.

⁶ *American Lung Ass'n v. EPA*, D.D.C., No. 1:12-cv-243, order signed September 4, 2012. See also U.S. EPA, "Proposed Consent Decree," 77 *Federal Register* 38060, June 26, 2012, <http://www.gpo.gov/fdsys/search/pagedetails.action?granuleId=2012-15603&packageId=FR-2012-06-26&acCode=FR>, and *American Lung Ass'n v. EPA*, D.D.C., No. 1:12-cv-243, joint motion filed June 5, 2012.

⁷ Section 109(d)(1) of the CAA.

⁸ For information regarding the CASAC PM review panel and its activities and reports, see <http://yosemite.epa.gov/sab/sabpeople.nsf/WebCommittees/CASAC>.

⁹ Section 109(d)(2) of the Clean Air Act.

¹⁰ The current review was initiated with EPA's June 2007 general call for information, U.S. EPA, "Integrated Science Assessment for Particulate Matter: Call for Information," 72 *Federal Register* 35462, June 28, 2007. See also EPA's *Policy Assessment for the Review of the Particulate Matter National Ambient Air Quality Standards*, pp. 1-10 through 1-12, U.S. EPA Office of Air Quality Planning and Standards, Health and Environmental Impacts Division, EPA 452/R-11-003, April 2011, <http://www.epa.gov/ttnnaqs/standards/pm/data/20110419pmpafinal.pdf>.

particles smaller than 2.5 microns (PM_{2.5}). The proposal includes options for new secondary standards to address visibility impacts in urban areas associated with PM_{2.5}, but would not modify the standards for inhalable coarse particles smaller than 10 microns or PM₁₀.¹¹ Because some farming and livestock practices contribute to particulate matter emissions, the agricultural community and some Members have maintained a particular interest in EPA's consideration of PM₁₀ and the potential impacts on agricultural operations.¹²

As per statutory scheduling requirements under the CAA, the final designation of areas (primarily counties) as nonattainment for any revised PM standards would not be determined until the end of 2014, and states would have until at least 2020 to achieve compliance. In its Regulatory Impact Analysis (RIA) accompanying the proposed rule assessing the costs and benefits of proposed revisions to the PM NAAQS, EPA estimated that strengthening the PM_{2.5} annual standard would add further similar health benefits anticipated with the promulgation of the 2006 PM NAAQS.¹³ Others have suggested that potential health benefits of tightening the PM NAAQS might be higher than EPA's estimates.¹⁴ On the other hand, tighter standards could impose additional compliance requirements on communities, states, industry, and others, at what some stakeholders and Members contend will be a substantial economic cost. EPA expects that requirements and emission reductions associated with existing and recently promulgated federal regulations under the CAA will significantly allay impacts of complying with the proposed revised PM standards, and anticipates that virtually all counties will meet the standards as proposed in 2020.

Several recent and pending EPA regulations implementing the various pollution control statutes enacted by Congress have garnered vigorous oversight during the 112th Congress.¹⁵ Members have expressed concerns, in hearings, through bipartisan letters commenting on proposed regulations, and through introduced legislation that would delay, limit, or prevent certain EPA actions. Particular attention is being paid to the CAA, under which EPA has moved forward with the first federal controls on emissions of greenhouse gases and also addressed emissions of conventional pollutants from a number of industries. Because of health and cost implications, NAAQS decisions historically have been the source of significant concern to some in Congress. The evolution and development of the PM NAAQS, in particular, have been the subject of extensive oversight. During the 112th Congress, some Members expressed concerns in hearings, letters to the administrator, and proposed legislation in anticipation of potential changes to the PM NAAQS, and the June 2012 proposal is expected to generate further oversight.

This CRS report summarizes EPA's June 2012 proposed changes to the PM NAAQS and includes comparisons with previous (1997) and current (2006) promulgated and proposed standards. Key actions leading up to the June 2012 proposal, and potential issues and concerns associated with the proposal to strengthen the PM_{2.5} annual standard, are also highlighted. For more information

¹¹ See EPA's Fact Sheet "Overview of EPA's Proposal to Revise the Air Quality Standards for Particle Pollution (Particulate Matter)," <http://www.epa.gov/pm/2012/fsoverview.pdf>.

¹² See CRS Report R41622, *Environmental Regulation and Agriculture*, coordinated by Megan Stubbs.

¹³ U.S. EPA, "Regulatory Impact Analysis for the Proposed Revisions to the National Ambient Air Quality Standards for Particulate Matter," EPA 452/R-12-003, June 2012, http://www.epa.gov/ttn/ecas/regdata/RIAs/PMRIACombinedFile_Bookmarked.pdf. The RIA and supporting documents are available in the public docket, Docket No. EPA-HQ-OAR-2010-0955, <http://www.regulations.gov/#!searchResults;rpp=25;po=0;s=EPA-HQ-OAR-2010-0955>.

¹⁴ For an example see, "Health Benefits of Alternative PM_{2.5} Standards," Donald McCubbin, Ph.D., prepared for the American Lung Association, Clean Air Task Force and Earthjustice, July 2011, <http://earthjustice.org/sites/default/files/Health-Benefits-Alternative-PM2.5-Standards.pdf>.

¹⁵ See CRS Report R41561, *EPA Regulations: Too Much, Too Little, or On Track?*, by James E. McCarthy and Claudia Copeland.

regarding issues and implementation of the current PM_{2.5} NAAQS promulgated in 2006, see CRS Report RL34762, *The National Ambient Air Quality Standards (NAAQS) for Particulate Matter (PM): EPA's 2006 Revisions and Associated Issues*, by Robert Esworthy, and CRS Report R40096, *2006 National Ambient Air Quality Standards (NAAQS) for Fine Particulate Matter (PM_{2.5}): Designating Nonattainment Areas*, by Robert Esworthy.

Background

Particulate matter is one of six principal pollutants, commonly referred to as “criteria pollutants,” for which EPA has promulgated NAAQS under the CAA.¹⁶ The others are ozone (O₃, a key measure of smog), nitrogen dioxide (NO₂, or, inclusively, nitrogen oxides,¹⁷ NO_x), sulfur oxides (SO_x, or, specifically, SO₂), carbon monoxide (CO), and lead (Pb).

PM_{2.5} can be emitted directly from vehicles, smokestacks, and fires but can also form in reactions in the atmosphere from gaseous precursors, including sulfur oxides, nitrogen oxides, and volatile organics occurring naturally or as emissions typically associated with gasoline and diesel engine exhaust, and from utility and other industrial processes. PM₁₀ (or coarse PM) is an indicator used in the NAAQS to provide protection from slightly larger (in the range of 2.5 to 10 microns or thoracic coarse particles), but still inhalable particles that penetrate into the trachea, bronchi, and deep lungs. These particles are generally associated with dust from paved and unpaved roads, certain industrial processes and agriculture, construction and demolition operations (including mining), and biomass burning.

Establishing NAAQS does not directly limit emissions; rather, it represents the EPA Administrator's formal judgment regarding the level of ambient pollution that will protect public health with an “adequate margin of safety.” Under Sections 108-109 of the CAA,¹⁸ Congress mandated that EPA set national ambient (outdoor) air quality standards for pollutants whose emissions “may reasonably be anticipated to endanger public health (primary standards) or welfare¹⁹ (secondary standards)” and “the presence of which in the ambient air results from numerous or diverse mobile or stationary sources.” The process for setting and revising NAAQS consists of the statutory steps incorporated in the CAA over a series of amendments. Several other steps have also been added by the EPA, by executive orders, and by subsequent regulatory reform enactments by the Congress.

Section 109(d)(1) of the CAA requires EPA to review the criteria that serve as the basis for the NAAQS for each covered pollutant every five years, to either reaffirm or modify previously established NAAQS. EPA has revised the PM NAAQS three times, in 1987, 1997, and most recently, October 2006, to ensure that the standards continue to provide adequate protection for public health and welfare.²⁰

¹⁶ 42 U.S.C. 7408(a)(1).

¹⁷ The NAAQS is for NO₂; nitrogen gases that are ozone precursors are referred to as NO_x.

¹⁸ 42 U.S.C. 7408(a)(1).

¹⁹ The use of public welfare in the CAA “includes, but is not limited to, effects on soils, water, crops, vegetation, manmade materials, animals, wildlife, weather, visibility, and climate, damage to and deterioration of property, and hazards to transportation, as well as effects on economic values and on personal comfort and well-being, whether caused by transformation, conversion, or combination with other air pollutants” (42 U.S.C. 7602(h)).

²⁰ Beginning in 1971, regulation and monitoring of particulate matter under the CAA focused primarily on total suspended particles (TSP) and, eventually in 1987, on coarse particles equal to or less than 10 micrometers in diameter (PM₁₀). EPA revised the particulates standards in 1997 to provide separate requirements for fine particulate matter (PM_{2.5}). See EPA's “Particulate Matter (PM) Standards—Table of Historical PM NAAQS” at <http://www.epa.gov/ttn/>

A February 24, 2009, decision by the U.S. Court of Appeals for the District of Columbia Circuit had remanded elements of EPA's decisions as promulgated in October 2006, in particular the decision not to tighten the primary annual NAAQS for PM_{2.5}, to the agency for further consideration but did not vacate the revised standard nor set a specific timeline. The decision was in response to petitions filed in the D.C. Circuit by 13 states, industry, agriculture, business, and environmental and public health advocacy groups, challenging certain aspects of EPA's revisions for both PM_{2.5} and PM₁₀. The D.C. Circuit granted the petitions in part with regard to the PM_{2.5} annual standard and the secondary standards for PM_{2.5} and PM₁₀ (including visibility impairment), denying other challenges.²¹

Concerned with delays in EPA's schedule for proposing revisions to the 2006 PM NAAQS, the American Lung Association and the National Parks Conservation Association, and nine states separately filed petitions with the D.C. Circuit in November 2011 urging the court to order EPA's immediate compliance with the February 2009 remand. Subsequently, in February 2012 the two organizations sued EPA in the D.C. Circuit for failing to fulfill their statutory duty to review the October 2006 PM NAAQS within five years,²² and a coalition of 11 states filed a similar suit with the U.S. District Court Southern District of New York.²³ In response, the D.C. Circuit initially directed EPA to complete its review of the PM NAAQS by June 7, 2012, and following a motion filed by the agency, amended the deadline to June 14, 2012.²⁴

Promulgation of revised PM NAAQS will initiate a series of statutorily required actions, starting with EPA/States coordinated effort to designate areas (counties or portions of counties) with respect to attainment or nonattainment of any new primary standards three years following the effective date of published final revisions. Within three years of EPA's final designations of areas, states are required to submit plans (state implementations plans or SIPs) outlining how they will achieve or maintain compliance with the revised primary PM NAAQS. The CAA is not specific with respect to dates regarding when states must meet secondary PM standards. Relevant milestones are determined by EPA and states through the implementation planning process.

EPA's June 2012 Proposed Changes to the PM NAAQS

EPA's 1997 revisions to the PM NAAQS²⁵ revised the standards focused on particles smaller than 10 microns (PM₁₀ or coarse particles) established in 1987,²⁶ and introduced standards for "fine" particles smaller than 2.5 microns (PM_{2.5}) for the first time. The current primary (health protection) PM NAAQS as revised in 2006 include an *annual* and a *daily* (24-hour) limit for

naaqs/standards/pm/s_pm_history.html.

²¹ For a more detailed discussion regarding the petitions see section entitled "Petitions Challenging the 2006 PM NAAQS and the D.C. Circuit's February 29, 2009, Decision" in CRS Report RL34762, *The National Ambient Air Quality Standards (NAAQS) for Particulate Matter (PM): EPA's 2006 Revisions and Associated Issues*, by Robert Esworthy.

²² *American Lung Ass'n v. EPA*, D.D.C., No. 1:12-cv-243, filed February 14, 2012.

²³ *States of New York, California, Connecticut, Delaware, Maryland, New Mexico, Oregon, Rhode Island, Vermont, and Washington, and Commonwealth of Massachusetts v. EPA*, D.S. N.Y., 12 CIV 1064, filed February 10, 2012, [http://www.atg.state.vt.us/assets/files/NY%20v%20EPA%20Complaint%20\(2-10-12\).pdf](http://www.atg.state.vt.us/assets/files/NY%20v%20EPA%20Complaint%20(2-10-12).pdf).

²⁴ See footnote 3.

²⁵ 62 *Federal Register* 38652-38896, July 18, 1997.

²⁶ PM₁₀ NAAQS were promulgated in 1987, 52 *Federal Register* 24640, July 1, 1987.

PM_{2.5}, but only a daily limit for PM₁₀. To attain the PM_{2.5} annual standard, the three-year average of the weighted annual arithmetic mean PM_{2.5} concentration at each monitor within an area must not exceed the maximum limit set by the agency. The 24-hour standards are a concentration-based percentile form,²⁷ indicating the percent of the time that a monitoring station can exceed the standard. For instance, a 98th percentile 24-hour standard indicates that a monitoring station can exceed the standard 2% of the time during the year. For PM_{2.5} and PM₁₀, the secondary NAAQS, which are set at a level “requisite to protect the public welfare,” are the same as the primary standards.

As proposed June 2012, the PM_{2.5} and PM₁₀ standards and other implementation changes would be as follows:²⁸

Primary (Public Health) PM Standards

- **PM_{2.5}:** strengthen the *annual* standard, which currently is 15 micrograms per cubic meter (µg/m³), by setting a new limit of 12 µg/m³ or 13 µg/m³; retain the *daily* (24-hour) standard at 35 µg/m³ based on the current three-year average of the 98th percentile of 24-hour PM_{2.5} concentrations as established in 2006.
- **PM₁₀:** retain the current *daily* standard of no more than one exceedance of concentrations of 150 µg/m³ per year on average over three years; there is no current *annual* standard for PM₁₀ (the previous annual maximum concentration standard of 50 µg/m³ was eliminated by EPA in 2006).²⁹

Secondary (Welfare) PM Standards

- **PM_{2.5} and PM₁₀:** secondary (welfare) NAAQS would be the same as the primary standards, the same correlations as the 2006 PM NAAQS, with the exception of visibility impairment associated with PM_{2.5}.
- **PM_{2.5} Visibility Impairment:** add a distinct secondary standard defined in terms of a PM_{2.5} visibility index based on speciated³⁰ PM_{2.5} mass concentrations and relative humidity data to calculate light extinction on a deciview (dv) scale³¹ similar the current Regional Haze Program.³² Specifically, set a 24-hour averaging time of 30 or 28 deciviews (dv) based on a 90th percentile form over three years. EPA is also seeking comment on alternative levels (down to 25 dv) and averaging times (e.g., 4 hours).

²⁷ “The “form” of a standard defines the air quality statistic that is to be compared to the level of the standard in determining whether an area attains that standard.” 77 *Federal Register* 38954, June 29, 2012.

²⁸ See footnote 2.

²⁹ Based on the findings in the EPA PM criteria document and staff paper, and the CASAC’s concurrence, that the studies reviewed do not provide sufficient evidence regarding *long-term* exposure to warrant continuation of an annual standard. See 71 *Federal Register* 2653, *Section III. Rationale for Proposed Decision on Primary PM₁₀ Standards*, January 17, 2006.

³⁰ Includes a measure of PM_{2.5} mass, elements, ions, and carbon species. See EPA’s laboratory standard operating procedures (SOPs) for PM_{2.5} chemical speciation at <http://www.epa.gov/ttnamti1/specsop.html>.

³¹ “The deciview scale is frequently used in the scientific and regulatory literature on visibility. This metric describes changes in uniform light extinction that can be perceived by a human observer. One deciview represents the minimal perceptible change in visibility to the human eye,” 77 *Federal Register* 39043, June 29, 2012. A “deciview is a yardstick for measuring visibility: the higher the deciview level, the hazier the air appears,” U.S. EPA, Fact Sheet: *Overview of EPA’s Proposal to Revise the Air Quality Standards for Particle Pollution (Particle Matter)*, p. 2, <http://www.epa.gov/air/particles/2012/fsoverview.pdf>.

³² See U.S. EPA, “EPA’s Regional Haze Program,” <http://www.epa.gov/visibility/program.html>.

Implementation Changes

- **Monitoring:**³³ update several aspects of monitoring regulations including requiring relocating a small number of PM_{2.5} monitors to be collocated with measurements of other criteria pollutants (e.g., nitrogen dioxide (NO₂) and carbon monoxide (CO)) near-roadway monitoring so to ensure these monitors are at one location in each urban area with a population of 1 million or more, and operational by January 1, 2015. Use data from existing Chemical Speciation Network or the EPA/National Park Service IMPROVE monitoring network to determine whether an area meets the proposed secondary visibility index standard PM_{2.5}. No changes to PM₁₀ monitoring.
- **Air Quality Index (AQI):** update the AQI (EPA's color-coded tool for informing the public how clean or polluted the air is and associated measures for reducing risks of exposure) for PM_{2.5} by changing the upper end range for "Good" category (an index value of 50) on the overall scale (0 to 500 based on conversion of PM_{2.5} concentrations) to the level of the proposed revised annual PM_{2.5} standard. EPA would also set the 100 value of the index scale ("Moderate") at the level of the current 24-hour PM_{2.5} standard, which is 35 µg/m,³ and the AQI of 150 ("Unhealthy Sensitive Groups") would be set at 55 µg/m.³ The current upper end for the "Hazardous" (500), "Unhealthy" (200) and "Very Unhealthy" (300) AQIs would be retained.³⁴
- **Prevention of Significant Deterioration (PSD):**³⁵ revise the PSD permitting program (rules) with respect to the proposed revised PM NAAQS so as not to "unreasonably delay" pending permits and establish a "grandfather" provision for permit applications if a draft permit or preliminary determination has been issued for public comment no later than the effective date of final revised PM NAAQS. This provision would not apply to NAAQS for other criteria pollutants and permits not meeting these criteria would have to demonstrate compliance with the revised standards once they are finalized.

Comparison of the June 2012 PM_{2.5} Annual Standard with Previous Promulgated and Proposed Alternative PM Standards

The final PM_{2.5} daily standard established in 2006 was among the less stringent within the range of alternative levels recommended by EPA staff, and the annual standard is not as stringent as the standard recommended by the CASAC. The decision to retain the annual PM_{2.5} standard was also less than recommended. **Table 1** below shows the June 2012 proposed changes to the PM_{2.5} annual standard in comparison to the annual and daily standards for 1997 and 2006 promulgated standards, and alternative levels recommended prior to the 2006 final revisions.

³³ See EPA Fact Sheet: *EPA's Proposal to Update the Air Quality Standards for Particle Pollution: Monitoring, Designations and Permitting Requirements*, <http://www.epa.gov/airquality/particlepollution/2012/fsimp.pdf>.

³⁴ See EPA Fact Sheet: *Summary of Proposed Improvements to the Air Quality Standards for Particle Pollution and Updates to the Air Quality Index (AQI)*, <http://www.epa.gov/pm/pdfs/PMNAAQSProposalSTANDARDQAQI61412FINALUPDATED.pdf>.

³⁵ See footnote 33.

Table 1. Promulgated, Proposed, and Alternative PM_{2.5} Primary (Health) NAAQS

PM _{2.5} NAAQS Options	24-hour Primary	Annual Primary
1997 Promulgated PM NAAQS	65 µg/m ³	15 µg/m ³
CASAC Recommendation (June 2005)	35-30 µg/m ³	14-13 µg/m ³
EPA Final "Staff Paper" (Dec. 2005)	35-25 µg/m ³	15 µg/m ³
	or	
	40-30 µg/m ³	14-12 µg/m ³
Dec. 2005 Proposed PM NAAQS Rule	35 µg/m ³	15 µg/m ³
2006 Promulgated PM NAAQS	35 µg/m ³	15 µg/m ³
CASAC Recommendation (August 2010)	35-30 µg/m ³	13-11 µg/m ³
EPA Final "Staff Paper" (April 2011)	35-30 µg/m ³	13-11 µg/m ³
June 2012 Proposed Rule (June 2012)	35 µg/m ³	13-12 µg/m ³

Source: Prepared by the Congressional Research Service (CRS) with information from EPA's June 2012 proposal and related technical documents, and the December 2006 promulgated PM NAAQS and supporting technical and policy documents (<http://www.epa.gov/air/particulates/actions.html>).

Review Process Leading up to the June 2012 Proposed PM NAAQS

The CAA as enacted, includes specific requirements for a multistage process to ensure the scientific integrity under which NAAQS are set, laying the groundwork for the Administrator's determination of the standard, and the procedural process for promulgating the standard.³⁶ Primary NAAQS, as described in Section 109(b)(1), were to be "ambient air quality standards the attainment and maintenance of which in the judgment of the Administrator, based on such criteria and allowing an adequate margin of safety, are requisite to protect the public health."

Based on this premise, the CAA specifies the criterion to be used by the Administrator in deciding on the final standard, including preparation of a "criteria document" that summarizes scientific information assessed. The act also requires the establishment and role of an independent advisory committee (CASAC³⁷) to review EPA's supporting scientific documents, and the timeline for completing specific actions. EPA administratively added the preparation of a "staff paper" that summarizes the criteria document and lays out policy options. In addition, Executive Order 12866 requires a Regulatory Impact Analysis (RIA), although the economic impact analysis is essentially only for informational purposes and cannot be directly considered as part of the decision in determining the NAAQS.³⁸

³⁶ For a detailed overview of the NAAQS process see CRS Report 97-722, *Air Quality Standards: The Decisionmaking Process*.

³⁷ For general information regarding the CASAC as well as the CASAC panel for the PM NAAQS review, see EPA Clean Air Advisory Committee (CASAC) website <http://yosemite.epa.gov/sab/sabpeople.nsf/WebCommittees/CASAC>.

³⁸ The CAA directs the EPA Administrator to protect public health *with an adequate margin of safety*. This language has been interpreted, both by the agency and by the courts, as requiring standards based on a review of the health impacts, without consideration of the costs, technological feasibility, or other non-health criteria. Costs and feasibility are generally taken into account in NAAQS implementation (a process that is primarily a state responsibility). With regard to the non-relevance of cost considerations, see generally *Whitman v. American Trucking Associations*, 531

Beginning June 2007 with its general call for information,³⁹ EPA initiated the current PM NAAQS review, which culminated in assessments of the scientific research and risk analyses, and ultimately the April 2011 publication of the staff's final *Policy Assessment for the Review of the Particulate Matter National Ambient Air Quality Standards (or PM Policy Assessment)*.⁴⁰ The staff paper presented the staff conclusions and recommendations on the elements of the PM standard based on evaluation of the policy implications of the scientific evidence contained in the criteria document and the results of quantitative analyses (e.g., air quality analyses, human health risk assessments, and visibility analyses) of that evidence. **Table B-1 in Appendix B** provides a chronological listing of EPA's supporting documents leading up to the June 2012 proposed PM NAAQS.

Supplemental to public comments solicited in the *Federal Register*, the CASAC reviewed EPA's drafts and final documents supporting the science and policy behind the Administrator's decisions in the June 2012 PM NAAQS proposal. The CASAC conducted meetings and consultations, and submitted written overviews, providing their views of the validity and completeness of the agency's assessments and findings, and recommending improvements. CASAC's final product, its review of EPA's second external review draft of the "PM Policy Assessment," was completed June 2010.

Table B-2 in Appendix B provides a chronological summary of CASAC consultations and reviews of the supporting documents for the June 2012 proposal.

Until discontinued by the CASAC Chairman in 2005, CASAC historically had signed off in the form of a "closure letter" *only* when the panel of members was convinced that each document accurately reflected the status of the science. The CASAC closure letter was an indication that the majority of the CASAC panel members had generally reached consensus that the criteria documents and the staff paper provided an adequate scientific basis for regulatory decision-making. The discontinuance of the closure letter was the subject of considerable debate, particularly within the science community.⁴¹ EPA revised certain aspects (not including reinstating the closure letter) of the CASAC review process most recently in May 2009.⁴²

The April 2011 EPA staff paper concluded, and the CASAC panel concurred, that the scientific evidence supported modifying the PM_{2.5} primary standard and considering options for revising the secondary standard for reducing visibility impairment associated with PM. Recognizing certain limitations of the data, a range of alternatives were presented for consideration by the Administrator for modifying the current PM NAAQS. These recommendations were the basis for the Administrator's decision, taking into account other factors including public comments received, for proposing to strengthen the annual PM_{2.5} primary standard.⁴³

U.S. 457, 465-472, 475-76 (2001).

³⁹ U.S. EPA, "Integrated Science Assessment for Particulate Matter: Call for Information," 72 *Federal Register* 35462, June 28, 2007.

⁴⁰ U.S. EPA, *Policy Assessment for the Review of the Particulate Matter National Ambient Air Quality Standards*, U.S. EPA Office of Air Quality Planning and Standards, Health and Environmental Impacts Division, EPA 452/R-11-003, April 2011, <http://www.epa.gov/ttnnaqs/standards/pm/data/20110419pmpafinal.pdf>.

⁴¹ See CRS Report RL33807, *Air Quality Standards and Sound Science: What Role for CASAC?* by James E. McCarthy.

⁴² For EPA's most recent revisions to the CASAC review process see the May 21, 2009 memorandum from Administrator Lisa P. Jackson to Dr. Jonathan Samet, CASAC Chair, and to Elizabeth Craig, Acting EPA Administrator for Air and Radon and Lek Kadeli, Acting Administrator for Research and Development, <http://yosemite.epa.gov/sab/sabproduct.nsf/WebCASAC/NewNAAQSProcess?OpenDocument>.

⁴³ See 77 *Federal Register* 38900-38944, Section III. *Rationale for Proposed Decisions on Primary PM_{2.5} Standards*,

The staff paper included possible modifications to strengthen certain aspects of the PM₁₀ standard. However, staff and CASAC placed considerable emphasis on continuing uncertainties and lack of sufficient data to initiate relevant quantitative risk assessment to support such modifications to the standard. As presented in the June 2012 *Federal Register*, the Administrator provisionally concluded that the growing evidence continues to support the appropriateness of the existing primary 24-hour PM₁₀ standard's protection of short-term health effects, and proposed to retain the existing PM₁₀ standard.⁴⁴

A perennial issue in conducting NAAQS reviews is whether the agency is basing its decisions on those studies that reflect the latest science. In reviewing thousands of studies, the agency staff ultimately need to establish a cut-off date, or be faced with the need for a continuous review. The current review is based on studies completed by mid-2009, but in the June 29, 2012, *Federal Register* notice the EPA indicated that it

is aware that a number of new scientific studies on the health effects of PM have been published since the mid-2009 cutoff date for inclusion in the Integrated Science Assessment. As in the last PM NAAQS review, the EPA intends to conduct a provisional review and assessment of any significant new studies published since the close of the Integrated Science Assessment, including studies that may be submitted during the public comment period on this proposed rule in order to ensure that, before making a final decision, the Administrator is fully aware of the new science that has developed since 2009. In this provisional assessment, the EPA will examine these new studies in light of the literature evaluated in the Integrated Science Assessment. This provisional assessment and a summary of the key conclusions will be placed in the rulemaking docket.⁴⁵

Implementing the Proposed Revised PM_{2.5} NAAQS

Promulgation of NAAQS sets in motion a process under which the states and EPA first identify geographic nonattainment areas, those areas failing to comply with the NAAQS based on monitoring and analysis of relevant air quality data.⁴⁶ The CAA is specific with regard to the timelines for determining areas in noncompliance, submission of plans for achieving (or maintaining) compliance, and when noncompliant areas must achieve the established or revised NAAQS.

Within three years of issuance of a NAAQS, states are required to submit “infrastructure” plans demonstrating that they have the basic air quality management components necessary to implement the NAAQS.⁴⁷ Following EPA’s final designations of attainment and nonattainment areas, states (and tribes if they choose to do so) must submit their plans (State Implementation Plans, or SIPs) for how they will achieve and/or maintain attainment of the standards. These may include new or amended state regulations and new or modified permitting requirements.

June 29, 2012.

⁴⁴ See 77 *Federal Register* 38944-38963, Section IV. *Rationale for Proposed Decisions on Primary PM₁₀ Standards*, June 29, 2012.

⁴⁵ See 77 *Federal Register* 38899, Section II. *Background (B) Review of the Air Quality Criteria and Standards for PM (3) Current PM NAAQS Review*, June 29, 2012.

⁴⁶ For a general overview of the NAAQS designations process, see EPA’s “Designations” website at <http://www.epa.gov/air/urbanair/designations.html>.

⁴⁷ Section 110(a)(2) of the Clean Air Act. For a general overview of the NAAQS implementation plans process, see EPA’s “State Implementation Plan Overview” website at <http://www.epa.gov/air/urbanair/sipstatus/overview.html>.

If new, or revised, SIPs for attainment establish or revise a transportation-related emissions allowance (“budget”), or add or delete transportation control measures (TCMs), they will trigger “conformity” determinations. Transportation conformity is required by the CAA, Section 176(c) (42 U.S.C. 7506(c)), to prohibit federal funding and approval for highway and transit projects unless they are consistent with (“conform to”) the air quality goals established by a SIP, and will not cause new air quality violations, worsen existing violations, or delay timely attainment of the national ambient air quality standards.⁴⁸

Areas designated nonattainment for the NAAQS also are subject to new source review (NSR) requirements. Enacted as part of the 1977 CAA Amendments and modified in the 1990 CAA Amendments, NSR is designed to ensure that newly constructed facilities, or substantially modified existing facilities, do not result in violation of applicable air quality standards. NSR provisions outline permitting requirements both for construction of new major pollution sources and for modifications to existing major pollution sources.⁴⁹ The specific NSR requirements for affected sources depend on whether the sources are subject to “Prevention of Significant Deterioration” (PSD) or nonattainment provisions.⁵⁰ As discussed earlier (see “EPA’s June 2012 Proposed Changes to the PM NAAQS”), the June 2012 PM NAAQS proposal would revise the PSD permitting program (rules) with respect to the proposed revised PM NAAQS so as not to “unreasonably delay” pending permits and establish a “grandfather” provision for permit applications if a draft permit or preliminary determination has been issued for public comment by the date the revised PM NAAQS go into effect.

In addition to requiring states to submit implementation plans, EPA acts to control NAAQS pollutants through national regulatory programs. These may be in the form of regulations of products and activities that might emit the pollutants (particularly fuels and combustion engines, such as automobiles and trucks) and in the form of emission standards for new stationary sources (e.g., utilities, refineries). EPA anticipates that recent CAA rules, including rules to reduce pollution from power plants, clean diesel rules for vehicles, and rules to reduce pollution from stationary diesel engines, would help states meet the proposed revised PM NAAQS.

NAAQS Designation Process

The NAAQS designation process is intended as a cooperative federal-state-tribal⁵¹ process in which states and tribes provide initial designation recommendations to EPA for consideration. In Section 107(d)(1)(A) (42 U.S.C. 7407), the statute states that the governor of each state shall

⁴⁸ On March 14, 2012, EPA published a final rule restructuring sections of the conformity rule so that existing requirements apply to new or revised NAAQS and released associated implementation guidance July 2012. (U.S. EPA, Office of Transportation and Air Quality, *Guidance for Transportation Conformity Implementation in Multi-Jurisdictional Nonattainment and Maintenance Areas*, July 2012, <http://www.epa.gov/otaq/stateresources/transconf/regs/420b12046.pdf>). For transportation conformity regulations see, U.S. EPA “State and Local Transportation Resources: Transportation Conformity” at <http://www.epa.gov/otaq/stateresources/transconf/index.htm>.

⁴⁹ For an overview, including statutory authority and regulations, see EPA’s “New Source Review (NSR)” at <http://www.epa.gov/air/nsr/>.

⁵⁰ See Clean Air Act, Part D—Plan Requirements for Nonattainment Areas, sections 171-178, codified at 40 CFR 52.24(f)(10). Section 166 of the CAA authorizes EPA to establish regulations for PSD of any pollutant for which EPA has issued a national standard.

⁵¹ Though not required, tribes have been encouraged to submit recommendations. The area designation requirements under the CAA (Section 107) are specific with respect to states, but not to tribes. EPA follows the same designation process for tribes per Sections 110(o) and 301(d) of the CAA and pursuant to the 1988 Tribal Authority Rule, which specifies that tribes shall be treated as states in selected cases (40 CFR Part 49). For information regarding tribes that have participated in the PM_{2.5} designation recommendation process, see <http://www.epa.gov/pmdesignations>.

submit a list to EPA of all areas in the state, “designating as ... nonattainment, any area that does not meet (*or that contributes to ambient air quality in a nearby area that does not meet*) an air quality standard” (emphasis added). Areas are identified as “attainment/unclassified”⁵² when they meet the standard or when the data are insufficient for determining compliance with the NAAQS.

Following state and tribal recommended designation submissions, the EPA Administrator has discretion to make modifications, including to the area boundaries. As required by statute (Section 107(d)(1)(B)(ii)), the agency must notify the states and tribes regarding any modifications, allowing them sufficient opportunity to demonstrate why a proposed modification is inappropriate, but the final determination rests with EPA.

Measuring and analyzing air quality to determine where NAAQS are not being met is a key step in determining an area’s designation. Attainment or nonattainment designations are made primarily on the basis of three years of federally referenced monitoring data.⁵³ EPA began developing methods for monitoring fine particles at the time the PM_{2.5} NAAQS were being finalized in 1997, and operation of the network of monitors for PM_{2.5} was phased in from 1999 through 2000. The network of monitors and their locations have been modified over time. Most recently, in a separate action in conjunction with the October 2006 publication of the revised particulates NAAQS, EPA amended its national air quality monitoring requirements, including those for monitoring particle pollution.⁵⁴ The amended monitoring requirements were intended to help federal, state, and local air quality agencies by adopting improvements in monitoring technology. EPA is proposing additional modifications to the PM NAAQS monitoring network as discussed earlier in this report.

In addition to air emission and air quality data, EPA considers a number of other relevant factors in designating nonattainment area,⁵⁵ and recommends that states apply these factors in their determinations in conjunction with other technical guidance. Examples of these factors include population density and degree of urbanization (including commercial development), growth rates, traffic and commuting patterns, weather and transport patterns, and geography/topography. States and tribes may submit additional information on factors they believe are relevant for EPA to consider.

Nonattainment areas include those counties where pollutant concentrations exceed the standard as well as those that contribute to exceedance of the standard in adjoining counties. Entire metropolitan areas tend to be designated nonattainment, even if only one county in the area has readings worse than the standard. In addition to identifying whether monitored violations are occurring, states’ or tribes’ boundary recommendations for an area are to also show that violations are not occurring in those portions of the recommended area that have been excluded, and that they do not contain emission sources that contribute to the observed violations.

⁵² Section 107(d)(1)(A)(iii) of the CAA provides that any area that EPA cannot designate on the basis of available information as meeting or not meeting the standards should be designated unclassifiable.

⁵³ A federally referenced monitor is one that has been accepted for use by EPA for comparison of the NAAQS by meeting the design specifications and certain precision and bias (performance) specifications (40 CFR Part 58).

⁵⁴ Revisions to Ambient Air Monitoring Regulations, final rule, 71 *Federal Register* 61235-61328, October 17, 2006. <http://www.epa.gov/air/particlepollution/actions.html>.

⁵⁵ See Chapter 5 of the EPA Technical Support Document for December 17, 2004, final designations for the 1997 PM_{2.5} NAAQS and April 2005 modifications, for explanations of these factors; available at <http://www.epa.gov/pmdesignations/1997standards/tech.htm>.

June 2012 Proposed PM_{2.5} Annual NAAQS Potential Area Designations

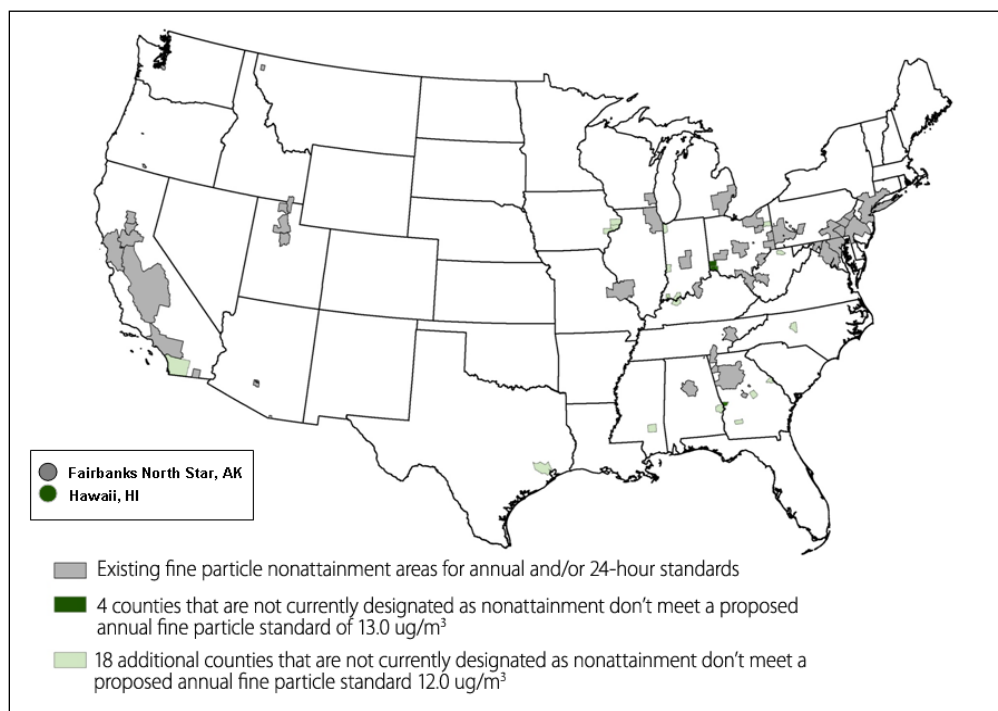
The June 2012 proposal to tighten the PM_{2.5} annual standard is expected to result in an increase in the number of areas (typically defined by counties or portions of counties) designated nonattainment. Similar to the strengthening of the PM_{2.5} daily (24-hour) standard in 2006, the June 2012 proposed range of concentrations for the PM_{2.5} annual standard is expected to affect primarily areas currently in nonattainment for the existing (2006) standards, but would also likely include a few counties that have not been previously designated as nonattainment. EPA would not require new nonattainment designations for PM₁₀ primary NAAQS since the June 2012 proposal would retain the existing (2006) standards.

Assuming EPA promulgates final PM NAAQS revisions by December 14, 2012, as indicated earlier in this report, state and tribal area designation recommendations would be required under the CAA to be submitted to EPA by December 2013 (within one year of the final rule). The CAA requires EPA to make its final area designations within one year of the state and tribal recommendations, projected to be December 2014. EPA is required to notify states and tribes of its intended modifications to their recommendations 120 days (projected to be August 2014) prior to promulgating final designations which are expected to become effective sometime in early 2015.

The actual area designations of nonattainment are more than two years away and will be based on more current monitoring data (likely 2011-2013) and other factors. However, EPA identified counties with monitors that show concentrations of PM_{2.5} that would exceed the proposed revised range of the primary annual standard of 12 µg/m³ to 13 µg/m³ based on 2008-2010 monitoring data. The map in **Figure 1** below depicts these areas for the two proposed revised PM_{2.5} annual standards. The areas are depicted in the map for illustration purposes as a rough approximation of the potential areas that may be designated nonattainment for the June 2012 proposed standards. The specific counties based on the 2008-2010 data are shown in **Appendix C**. The map below shows the overlap of those nonattainment areas for the existing (2006) PM_{2.5} annual and/or daily (24-hour), as well as additional areas not previously designated nonattainment. Although a direct comparison of areas expected to be designated nonattainment for the June 2012 proposed PM_{2.5} standards with those areas designated nonattainment for the existing (2006) PM NAAQS⁵⁶ is not available, overlaying those counties with monitors based on 2008-2010 monitoring provides some indication of potential areas.

⁵⁶ For additional information, see CRS Report R40096, *2006 National Ambient Air Quality Standards (NAAQS) for Fine Particulate Matter (PM_{2.5}): Designating Nonattainment Areas*, by Robert Esworthy.

Figure 1. Counties Not Meeting the June 2012 Proposed Revised Primary Annual PM_{2.5} NAAQS Based on 2008-2010 Air Monitoring Data
(proposed revised annual standard of 12 µg/m³ and 13 µg/m³)



Source: U.S. EPA, <http://www.epa.gov/pm/2012/mapb.pdf>. The above map, other maps and supporting documents regarding the June 2012 PM NAAQS proposal are available on EPA's website *Particulate Matter (PM): Regulatory Actions*, <http://www.epa.gov/pm/actions.html>.

Notes: Specific counties are shown in **Appendix C**. The designations are presented for illustrative purposes only. EPA will not designate areas as nonattainment any revised PM NAAQS based on 2008-2010 air monitoring data. Designations will most likely be based on 2011-2013 air monitoring data that the agency anticipates will indicate comparatively improved air quality.

The 2006 revised PM NAAQS, which are currently being implemented, primarily affect urban areas. EPA published its final designations of 31 areas in 18 states, comprising 120 counties (89 counties and portions of 31 additional counties) for nonattainment of the revised 2006 24-hour PM_{2.5} standard, on November 13, 2009.⁵⁷ The designations, based on 2006 through 2008 air quality monitoring data, included a few counties that were designated nonattainment for PM_{2.5} for the first time, but the majority of the counties identified overlapped with EPA's final nonattainment designations for the 1997 PM_{2.5} NAAQS.⁵⁸ It is important to note that most of the 1997 PM_{2.5} nonattainment areas were *only* exceeding the annual standard; thus, tightening the 24-hour standard resulted in an increased number of areas being designated nonattainment based on exceedances of both the 24-hour *and* the annual standard. The majority of the roughly 3,000 counties throughout the United States (including tribal lands) were designated

⁵⁷ 74 *Federal Register* 58688-58781, November 13, 2009; see also "Area Designations for 2006 24-Hour Fine Particulate (PM_{2.5}) Standards—Regulatory Actions," <http://www.epa.gov/pmdesignations/2006standards/regs.htm#4>. Publication of a final area designation rule for the 2006 24-hour PM_{2.5} NAAQS had been delayed as a result of the incoming Administration's review of the final rule, along with several other agency proposed and final actions introduced toward the end of the previous Administration. See footnote 56.

⁵⁸ For detailed PM_{2.5} state/county geographical designation recommendations by EPA and those from individual states and tribes, for the 1997 and for the 2006 PM_{2.5} NAAQS, see <http://www.epa.gov/pmdesignations>.

attainment/unclassifiable, and are not required to impose additional emission control measures to reduce PM_{2.5}.

Based on anticipated reductions associated with several other existing national air pollution control regulations and programs (see discussion in “National Regulations” section), EPA predicted that only a few counties would not be in compliance with the proposed primary standards by 2020: two counties in California are projected to not meet the proposed annual standard of 13 µg/m³; an additional four counties in Alabama, Arizona, Michigan, and Montana would not meet the proposed option of 12 µg/m³ for the annual standard.⁵⁹

State Implementation Plans (SIPs)

Under the CAA, within three years of issuance of a NAAQS, all states are required to submit “infrastructure” plans demonstrating that they have the basic air quality management components necessary to implement the NAAQS.⁶⁰ Areas designated attainment/unclassifiable will not have to take steps to improve air quality, but under the statute they must take steps to prevent air quality from deteriorating to unhealthy levels. For those areas ultimately designated nonattainment, state, local, and tribal governments must outline detailed control requirements in plans demonstrating how they will meet the revised primary annual PM_{2.5} NAAQS.

These plans, defined as state implementation plans and referred to as SIPs (TIPs for tribal implementation plans), must be submitted to EPA three years after the effective date of the agency’s final designations.⁶¹ EPA projects final area designations will be effective early 2015 for the June 2012 proposed revisions, thus SIPs and TIPs would be required by early 2018. If states fail to develop an adequate implementation plan, EPA can impose one. Under the CAA, states are required to meet any established or revised PM_{2.5} standard “as expeditiously as practicable,” but no later than five years from the effective date of designation—December 2020 according to EPA’s timeline—unless an extension (up to five additional years) allowed under the CAA is granted.⁶²

National Regulations

EPA anticipates that in many cases, stationary and mobile source controls and additional reductions currently being adopted to attain existing (2006) PM_{2.5} standards in conjunction with expected emission reductions from implementing national regulations and strategies will help states meet the proposed standards. These national actions include the

- Cross-State Air Pollution Rule (CSAPR);⁶³

⁵⁹ See EPA map and depicting projections for 2020 based on modeling of projected 2005 emissions, <http://www.epa.gov/air/particles/2012/mapa.pdf>, and <http://www.epa.gov/air/particles/2012/tableb.pdf>.

⁶⁰ Section 110(a)(2) of the Clean Air Act. For a general overview of the NAAQS implementation plans process, see EPA’s “State Implementation Plan Overview” at <http://www.epa.gov/air/urbanair/sipstatus/overview.html>.

⁶¹ Section 172 of the Clean Air Act. See EPA’s “State Implementation Plan Overview” at <http://www.epa.gov/air/urbanair/sipstatus/overview.html>.

⁶² Under Section 172(a)(2)(A) of the CAA, EPA may grant an area an extension of the initial attainment date for one to five years (in no case later than 10 years after the designation date for the area). A state requesting an extension must submit an implementation plan (SIP) by the required deadline that includes, among other things, sufficient information demonstrating that attainment by the initial attainment date is “impracticable.”

⁶³ 76 *Federal Register* 48208-48483, August 8, 2011.

- Mercury and Air Toxics Standards (MATS);⁶⁴
- Light-Duty Vehicle Tier 2 Rule;⁶⁵
- Heavy Duty Diesel Rule;⁶⁶
- Clean Air Nonroad Diesel Rule;⁶⁷
- Regional Haze Regulations and Guidelines for Best Available Retrofit Technology Determinations;⁶⁸
- NOx Emission Standard for New Commercial Aircraft Engines;⁶⁹
- Emissions Standards for Locomotives and Marine Compression-Ignition Engines;⁷⁰
- Emission Standards Ignition Engines, Control of Emissions for Nonroad Spark Ignition Engines and Equipment;⁷¹
- Category 3 Oceangoing Vessels;⁷²
- Reciprocating Internal Combustion Engines (RICE) National Emissions Standards for Hazardous Air Pollutants (NESHAPS);⁷³ and
- New Source Performance Standards and Emissions Guidelines for Hospital/Medical/Infectious Waste Incinerators Final Rule Amendments.⁷⁴

Stakeholders and some Members of Congress are skeptical about EPA's expectations with respect to the corollary benefits associated with some of these regulations, and raise concerns about pending efforts to delay some of the more recent programs and historical delays of others. Of particular concern are the Cross-State Air Pollution Rule ("Cross-State Rule" or CSAPR),⁷⁵ which was to have gone into effect in 2012 but was stayed in December 2011, then vacated on August 21, 2012, by the D.C. Circuit Court of Appeals,⁷⁶ and the Mercury and Air Toxics Standards (MATS), which EPA itself has stayed pending reconsideration. On October 5, 2012, the U.S. Department of Justice filed a petition⁷⁷ seeking en banc rehearing of the D.C. Circuit's August 21,

⁶⁴ 77 *Federal Register* 9304-9513, February 16, 2012.

⁶⁵ 65 *Federal Register* 6822-6870, February 10, 2000.

⁶⁶ 65 *Federal Register* 59896-59978, October 6, 2000.

⁶⁷ 69 *Federal Register* 38958-39273, January 29, 2004.

⁶⁸ 70 *Federal Register* 39104-39172, July 6, 2005.

⁶⁹ 70 *Federal Register* 69644-69687, November 17, 2005.

⁷⁰ 73 *Federal Register* 37095-37144, republished June 30, 2008.

⁷¹ 73 *Federal Register* 59034-59380, October 8, 2008.

⁷² 75 *Federal Register* 22896-23065, April 30, 2010.

⁷³ 75 *Federal Register* 51570-51608, August 20, 2010; Proposed Amendments 77 *Federal Register* 33812-33857, June 7, 2012.

⁷⁴ 74 *Federal Register* 51415, October 6, 2009.

⁷⁵ See U.S. EPA, "Federal Implementation Plans: Interstate Transport of Fine Particulate Matter and Ozone and Correction of SIP Approvals," 76 *Federal Register* 48208-48483, August 8, 2011, <http://www.gpo.gov/fdsys/pkg/FR-2011-08-08/pdf/2011-17600.pdf>. Explanatory and background material can be found on EPA's website at <http://www.epa.gov/crossstaterule/actions.html>.

⁷⁶ *EME Homer City Generation, L.P. v. Environmental Protection Agency*, D.C. Cir., No. 11-1302, August 21, 2012, [http://www.cadc.uscourts.gov/internet/opinions.nsf/19346B280C78405C85257A61004DC0E5/\\$file/11-1302-1390314.pdf](http://www.cadc.uscourts.gov/internet/opinions.nsf/19346B280C78405C85257A61004DC0E5/$file/11-1302-1390314.pdf). See also U.S. EPA's website, "Cross-State Air Pollution Rule (CSAPR)," for this decision and other related documents.

⁷⁷ U.S. EPA, http://epa.gov/crossstaterule/pdfs/Rehearing_Petition_617874.pdf. For status of the petition see EPA

2012, decision regarding the CSAPR. Other remanded rules include the hazardous air pollutant (“MACT”) standards for boilers and cement kilns. EPA has delayed implementation of the boiler MACT rules for more than a year and a half while considering changes to the requirements. The agency has also extended the compliance deadline for the cement kiln MACT by two years.

Potential Impacts of More Stringent PM Standards

Estimates of health and welfare risk reductions and control strategies for areas potentially not in compliance provide some insights into potential impacts of the June 2012 proposed PM NAAQS. The Clean Air Act requires that NAAQS be set solely on the basis of public health and welfare protection, while costs and feasibility are generally taken into account in implementation of the NAAQS (a process that is primarily a state responsibility). As discussed previously, in setting and revising the NAAQS, the CAA directs the EPA Administrator to protect public health *with an adequate margin of safety*. This language has been interpreted, both by the agency and by the courts, as requiring standards be based on a review of the health impacts, without consideration of the costs, technological feasibility, or other non-health criteria.⁷⁸

Nevertheless, coinciding with the PM NAAQS proposed rule in the June 29, 2012, *Federal Register*, EPA released a regulatory impact analysis (RIA)⁷⁹ assessing the costs and benefits of setting the standard at the proposed and other alternative levels, to meet its obligations under Executive Order 12866 and in compliance with guidance from the White House Office of Management and Budget.⁸⁰ EPA emphasized that the RIA is for informational purposes and that the proposed decisions regarding revisions to the PM NAAQS presented in the June 2012 proposed rulemaking are not based on consideration of the analyses in the RIA in any way. **Table 2** below presents a range of EPA’s estimated economic costs, monetized benefits, and net benefits (subtracting total costs from the monetized benefits) associated with achieving the June 2012 proposal, and other alternatives considered.

Table 2. EPA’s Estimated Total Monetized Benefits, Costs and Net Benefits of Attaining Alternative PM_{2.5} NAAQS in 2020
(2006 \$ in millions)

Alternative Standard (annual/24-hour µg/m³)	Estimated Monetized Benefits ^a		Estimated Total Costs ^b	Estimated Net Benefits ^c	
	Discount Rate				
	3%	7%	7%	3%	7%
13/35	\$88 to \$220	\$79 to \$200	\$2.9	\$85 to \$220	\$76 to \$200
12/35	\$2,300 to \$5,900	\$2,100 to \$5,400	\$69	\$2,300 to \$5,900	\$2,000 to \$5,300

website, “Cross-State Air Pollution Rule (CSAPR),” at <http://epa.gov/crossstaterule/>.

⁷⁸ With regard to the non-relevance of cost considerations, see generally *Whitman v. American Trucking Associations*, 531 U.S. 457, 465-472, 475-76 (2001).

⁷⁹ U.S. EPA, “Regulatory Impact Analysis for the Proposed Revisions to the National Ambient Air Quality Standards for Particulate Matter,” EPA-452/R-12-003 June 2012, available at <http://www.epa.gov/ttn/ecas/ria.html>.

⁸⁰ 58 *Federal Register* 51735, October 4, 1993. See the White House OMB website, *Regulatory Matters*, at http://www.whitehouse.gov/omb/regulatory_affairs/default.

11/35	\$9,200 to \$23,000	\$8,300 to \$21,000	\$270	\$8,900 to \$23,000	\$8,000 to \$21,000
11/35	\$14,000 to \$36,000	\$13,000 to \$33,000	\$390	\$14,000 to \$36,000	\$13,000 to \$33,000

Source: Environmental Protection Agency's "Regulatory Impact Analysis for the Proposed Revisions to the National Ambient Air Quality Standards for Particulate Matter," EPA-452/R-12-003 June 2012, Table ES-2, p. ES-9, <http://www.epa.gov/ttn/ecas/ria.html>. Estimates and results are as reported by EPA and have been rounded after calculation.

Note: Results are rounded to two significant digits after calculation for presentation and computation as reported by EPA. Estimates (costs and benefits) reflect full attainment in 2020, which includes implementation of several national programs and are incremental to compliance with the 2006 PM_{2.5} NAAQS. The discount rates are as recommended in EPA's *Guidelines for Preparing Economic Analyses (2000)* and OMB Circular A-4 (2003).

- The reduction in premature deaths each year accounts for over 98% of total monetized benefits. Mortality risk evaluation assumes discounting over the Science Advisory Board-recommended 20-year segmented lag structure. Not all possible benefits are quantified and monetized in this analysis. Data limitations prevented us from quantifying these endpoints, and as such, these benefits are inherently more uncertain than those benefits that we were able to quantify.
- Due to data limitations, EPA was unable to discount compliance costs for all sectors at the 3% discount rate. Consequently, the net benefit calculations at 3% were computed by subtracting the costs at the 7% rate from the monetized benefits with the 3% rate.
- For purposes of calculating net benefits, EPA uses the total social cost estimate, which is slightly higher than the engineering cost.

As shown in the table, estimated benefits are expected to be at least 30 times greater than the costs of \$69 million for the most stringent option included in the June 2012 proposal. EPA also notes that a full accounting of benefits would include additional environmental and societal benefits that were not quantified in the analysis. The basis for the benefits calculations⁸¹ are health and welfare impacts attributable to reductions in ambient concentration emissions of PM_{2.5} resulting from a reasonable, but "speculative," array of known state implementation emission control strategies selected by EPA for purposes of analysis. The analysis does not model the specific actions that each state will undertake or emerging technologies in implementing the alternative PM_{2.5} NAAQS. EPA notes that mortality co-benefits represent a substantial proportion of total monetized benefits (over 98%).⁸²

The EPA estimated total costs under partial and full attainment of several alternative PM standards.⁸³ The engineering costs generally include the costs of purchasing, installing, and operating the referenced control technologies. The technologies and control strategies selected for analysis are illustrative of one way in which nonattainment areas could meet a revised standard. EPA anticipates that in actual SIPS, state and local governments will consider programs that are best suited for local conditions as there are various options for potential control programs that would bring areas into attainment with alternative standards. EPA includes a detailed discussion of the limitations and uncertainties associated with the benefits assumptions and analyses.

While recognizing the need to adequately protect against potential health concerns associated with PM, some Members and stakeholders are also apprehensive that EPA has underestimated potential costs and are concerned with the potential monetary consequences associated given the current economic environment. In particular, some stakeholders question the validity of EPA's reliance on the associated impacts of other national regulations in reducing the potential burdens.

⁸¹ See p. Section ES.2.3. beginning on p.ES-5 (pdf p. 19, and discussion of health benefits in Chapter 5 beginning p. 5-1 (pdf p. 199), and welfare benefits in Chapter 6 p. 6-1 (pdf p. 342) of the EPA June 2012 RIA, footnote 79.

⁸² U.S. EPA, p. ES-10 June 2012 RIA, footnote 79.

⁸³ See discussion for engineering cost analysis in Chapter 7 beginning p. 7-1 (pdf p. 455) June 2012 RIA, footnote 79.

Critics are concerned that this results in underestimating the number of areas (counties) likely to be affected in terms of their ability to attain the proposed alternative PM NAAQS and the expected associated costs of necessary measures that will be required to in the form of SIPs.

Reaction to the Proposed PM NAAQS

Prior to the EPA's June 2012 proposed rule to revise the PM NAAQS, stakeholders were providing evidence and arguments in letters, press releases, at public hearings and other forums for their preferred recommendations, and EPA received numerous comments during various stages of development of the criteria and policy documents. In general, business and industry opposed more stringent standards particularly in light of the current national and global economic environment; and public health and environmental advocacy groups advocated support for more stringent standards based on the continuing evidence of health effects from ongoing scientific research. As mentioned earlier, several states petitioned EPA, and subsequently filed suit in the D.C. Circuit Court urging timely completion of its review of the PM NAAQS in response to the February 2009 remand. Other state air quality regulators recognized the need to ensure adequate health protection from PM, but expressed concerns about the impacts of more stringent PM NAAQS on already strained state budgets.

Proponents of more stringent standards generally assert—

- the PM_{2.5} standards should be at least as stringent as the more stringent combined daily and annual levels recommended in the 2006 EPA staff paper, and those recommended by the CASAC;
- scientific evidence of adverse health effects is more compelling than when the standards were revised in 2006;
- more stringent standards ensure continued progress toward protection of public health with an adequate margin of safety as required by the CAA;
- welfare effects, particularly visibility, should be enhanced.

Critics of more stringent PM NAAQS contend—

- more stringent (and in some cases the existing) standards are not justified by the scientific evidence; the proposal does not take into account studies completed since the 2009 cut-off;
- requiring the same level of stringency for all fine particles without distinguishing sources is unfounded;
- costs and adverse impacts on regions and sectors of the economy are excessive;
- revising the standards could impede implementation of the existing (2006) PM NAAQS and the process of bringing areas into compliance, given the current status of this process;
- the benefits (and costs) associated with implementation of the 2006 PM NAAQS, as well as compliance with other relatively recent EPA air quality regulations, have not yet been realized, pointing out that based on EPA's trends data that annual and 24-hour measured PM national concentrations have declined 24% and 28% respectively from 2001 to 2010.

EPA has responded to both sides by emphasizing that the agency's conclusions and Administrator's decisions are provisional in nature, and the agency is soliciting comment (60-day comment period from the date of publication in the *Federal Register*) regarding its supporting

analysis and a variety of alternative PM NAAQS. In addition to written comments, EPA will also compile information presented at the July 2012 public hearings held in Philadelphia and Sacramento. EPA also declared its intention to review and evaluate significant new studies developed and published since the close of the criteria document.⁸⁴

Congressional Activity

Not long after EPA's release of its PM NAAQS proposal, the House Committee on Energy and Commerce Subcommittee on Energy and Power held a hearing on June 28, 2012,⁸⁵ on the potential impacts of tightening the PM_{2.5} NAAQS. The focus of the debate was the regulatory costs and burdens associated with the implementation of the revised standards, and potential impacts on economic growth, employment and consumers. Just prior to EPA's release of the proposal, several Members urged the Administrator to include retaining the PM_{2.5} standard as an option for consideration in the agency's proposal.⁸⁶

During the second session of the 111th and during the first session of the 112th Congress, some Members raised concerns in letters to the EPA Administrator⁸⁷ and during oversight hearings,⁸⁸ about EPA's staff draft reports, and CASAC recommendations leading up to the June 2012 proposal, and the potential impacts that tightening the PM₁₀ NAAQS standards could have on the agricultural industry. Many Members encouraged EPA to retain the current PM₁₀ NAAQS standards.⁸⁹ A general provision was also included in FY2012 House-reported EPA appropriations language (H.R. 2584, Title IV, Section 454)⁹⁰ that would have restricted the use of FY2012 appropriations "to modify the national primary ambient air quality standard or the national secondary ambient air quality standard applicable to coarse particulate matter (generally referred to as "PM₁₀")."⁹¹ No comparable provision was retained in the Consolidated Appropriations Act, 2012 (P.L. 112-74), enacted December 23, 2011, which ultimately included EPA's FY2012

⁸⁴ See footnote 45.

⁸⁵ House Committee on Energy and Commerce Subcommittee on Energy and Power June 28, 2012 hearing entitled, "The American Energy Initiative: A Focus on the New Proposal to Tighten National Standards for Fine Particulate Matter," <http://energycommerce.house.gov/hearings/hearingdetail.aspx?NewsID=9627>.

⁸⁶ See joint letter from Representatives Fred Upton, Chairman, Committee on Energy and Commerce, Ed Whitfield, Chairman, Subcommittee on Energy and Power, and Joe Barton, Chairman Emeritus, June 6, 2012, <http://republicans.energycommerce.house.gov/Media/file/Letters/112th/060612EPANAAQS.pdf>.

⁸⁷ Examples of letters to EPA Administrator Lisa Jackson include, but are not limited to, a joint letter from 21 Senators, July 23, 2010, <http://grassley.senate.gov/about/upload/Agriculture-07-23-10-dust-letter-to-EPA-signed-version-doc.pdf>; a joint letter from Senators Kent Conrad and Byron Dorgan and Representative Earl Pomeroy, August 5, 2010, <http://conrad.senate.gov/pressroom/record.cfm?id=327070&>; a joint letter from 75 House Members, September 27, 2010, http://agriculture.house.gov/pdf/letters/EPA_NAAQS.pdf; and a joint letter from 99 House Members, March 29, 2011, <http://fincher.house.gov/press-release/fincher-noem-call-epa-abandon-unreasonable-dust-standards>.

⁸⁸ For example, U.S. Congress, Senate Committee on Agriculture, Nutrition, and Forestry, *Oversight Hearing to Examine the Impact of EPA Regulation on Agriculture*, 111th Cong., 2nd sess., September 23, 2010; and U.S. Congress, House Committee on Agriculture, *Public Hearing to Review the Impact of EPA Regulation on Agriculture*, 112th Cong., 1st sess., March 10, 2011.

⁸⁹ See CRS Report R41622, *Environmental Regulation and Agriculture*, coordinated by Megan Stubbs.

⁹⁰ The Department of the Interior, Environment, and Related Agencies Appropriations Act, 2012 (H.R. 2584, Title IV Section 454) as reported by the House Committee on Appropriations on July 19, 2011. From July 25, 2011, to July 28, 2011, the House considered H.R. 2584 as reported July 19, 2011, but the House floor debate was suspended.

⁹¹ See CRS Report R42332, *Environmental Protection Agency (EPA) FY2012 Appropriations*, by Robert Esworthy, and CRS Report R41979, *Environmental Protection Agency (EPA) FY2012 Appropriations: Overview of Provisions in H.R. 2584 as Reported*, by Robert Esworthy.

appropriation. Although EPA proposed to retain the PM₁₀, some stakeholders and Members remain skeptical that the final revised NAAQS could be changed from the proposal. Congress continues to consider legislation that would delay EPA regulatory action with respect to revising the PM₁₀ NAAQS,⁹² including the House-passed Farm Dust Regulation Prevention Act of 2011 (H.R. 1633), which awaits action in the Senate.

NAAQS decisions have often been a source of significant concern to many in Congress. The evolution and development of the PM (and ozone) NAAQS, in particular, have been the subject of extensive oversight. For example, following promulgations of the 1997 NAAQS Congress held 28 days of hearings on the EPA rule. Congress enacted legislation specifying deadlines for implementation of the 1997 standard, funding for monitoring and research of potential health effects, and the coordination of the PM (and ozone) standard with other air quality regulations. During the 109th Congress, hearings were held regarding implementation and review of the PM NAAQS leading up to promulgations of the 2006 PM NAAQS.⁹³

Because of the potential impacts PM NAAQS could have on both public health and the economy, EPA's current reassessment and June 2012 proposed modifications of these standards will likely be of continued interest to Congress.

Conclusions

EPA's proposal to modify the existing PM NAAQS published June 29, 2012, following completion of its statutorily required review, has sparked interest and conflicting concerns among a diverse array of stakeholders, and in Congress. As evidenced by the history of the PM NAAQS, the level of scrutiny and oversight will likely increase as the agency proceeds toward its final decision regarding the PM NAAQS by December 2012. Because both the health and economic consequences of particulate matter standards are so potentially significant, the PM NAAQS are likely to remain a prominent issue of interest during the remainder of the 112th Congress.

While analyses indicate more stringent PM NAAQS could result in fewer adverse health effects for the general population and particularly sensitive populations such as children, asthmatics, and the elderly, as well as improved welfare effects, concerns remain with regard to the associated costs. In its assessment of the impacts of tightening the PM NAAQS as proposed, EPA expects few additional areas will be in nonattainment and require more stringent pollution controls to achieve compliance. Industry, some Members and some state representatives anticipate that the proposed tighter PM NAAQS will likely result in more areas classified as nonattainment and needing to implement new controls on particulate matter. Further, they are concerned that stricter standards may mean more costs for the transportation and industrial sectors, including utilities, refineries, and the trucking industry, impacted by particulate matter controls.

The EPA's review and establishment of the 1997 PM NAAQS was the subject of litigation and challenges, including a Supreme Court decision in 2001.⁹⁴ EPA's 1997 promulgation of standards for both coarse and fine particulate matter prompted critics to charge EPA with over-regulation

⁹² For example, U.S. Congress, House Committee on Energy and Commerce, Subcommittee on Energy and Power, *Farm Dust Regulation Prevention Act of 2011*, hearing on H.R. 1633, 112th Cong., 1st sess., October 25, 2011, <http://energycommerce.house.gov/hearings/hearingdetail.aspx?NewsID=8999>.

⁹³ For example, see U.S. Senate Committee on Environment and Public Works, Subcommittee on Clean Air, Climate Change, and Nuclear Safety, *Implementation of the Existing Particulate Matter and Ozone Air Quality Standards*, November 10, 2005.

⁹⁴ *Whitman v. American Trucking Associations*, 531 U.S. 457 (2001). Along with deciding issues specific to PM and ozone, the Court ruled unanimously that costs could not be considered in setting primary (health based) NAAQS.

and spurred environmental groups to claim that EPA had not gone far enough. Not only was the science behind the PM NAAQS challenged, but EPA was also accused of unconstitutional behavior. More than 100 plaintiffs sued to overturn the standard. Although EPA's decision to issue the standards was upheld unanimously by the Supreme Court, for the most part, stakeholders on both sides of the issue continued to advocate their recommendations for more stringent and less stringent (in some cases no) PM standard. Several states and industry, agriculture, business, and environmental and public health advocacy groups petitioned the U.S. Court of Appeals for the District of Columbia Circuit, challenging certain aspects of EPA's revisions of the PM NAAQS as promulgated December 2006. A February 24, 2009, decision by the D.C. Circuit granted the petitions in part, denying other challenges, and remanded the standards to EPA for further consideration. The court did not specifically vacate the 2006 PM NAAQS and implementation is currently underway.

The final form of the current efforts to revise PM NAAQS may not be known for some time. EPA will likely receive considerable comments in response to the June 2012 proposal. It would not be surprising if interested stakeholders return to the courts or initiate challenges after the agency completes its review and promulgates final standards in December 2012, thus potentially furthering delays in designating nonattainment areas, and states' development and implementation of SIPs.

Appendix A. Chronological Summary of Key Milestones Subsequent to the June 2012 PM NAAQS Proposal

As part of the D.C. Circuit's decision and a related Consent Agreement, EPA has agreed to issue final revised PM NAAQS by December 14, 2012. The timeline presented in **Table A-1** below reflects the most recent projected milestone dates subsequent to the PM NAAQS proposed rule published June 29, 2012. These milestones are driven primarily by statutory requirements under the CAA, and are based on milestones identified in the June 29, 2012, *Federal Register* and accompanying EPA fact sheets. The CAA does not specify a timeframe with regard to when states must meet secondary PM standards; relevant milestones are determined by EPA and states through the implementation planning process.

Table A-1. Milestone Chronology for Subsequent to the June 2012 Proposed PM NAAQS

Actual and Projected Date	June 2012 Proposed PM NAAQS Milestones
June 2012 Proposed Rule (completed) (77 <i>Federal Register</i> 38889-39055, June 29, 2012)	PM NAAQS proposal to strengthen the primary PM _{2.5} annual standard, and secondary standard to address impaired visibility, and other implementation modifications
July 17 and 19, 2012, Public Hearings (77 <i>Federal Register</i> 39205, July 2, 2012)	EPA announced public hearings regarding the June 2012 proposed NAAQS: July 17, 2012, in Philadelphia, Pennsylvania, and July 19, 2012, in Sacramento, California
August 31, 2012, Public Comment (completed)	EPA solicited comments in 77 <i>Federal Register</i> 38889-39055, June 29, 2012, for various modifications related to the PM NAAQS
December 14, 2012, Final Rule (pending)	Target date for publishing final rule for PM NAAQS revisions based on public comment and other information; as published in 77 <i>Federal Register</i> 38889-39055, June 29, 2012, and per the D.C. Circuit June 2012 and as agreed to under a Consent Decree
December 2013 Proposal of Area Designations (pending) (required by CAA within one year after PM NAAQS final rule)	State-tribal area designation recommendations (based on 2010-2012 monitoring data)
August 2014 EPA Response (pending)	EPA notifies states and tribes regarding modifications to their recommendations
December 2014 Final Area Designations (pending) (required one year after states and tribes make recommendations)	EPA promulgates final area designations; expected effective date early 2015
No Date Available (pending)	EPA proposes PM _{2.5} implementation rule
Early 2016 (one year after the final designation effective date of early 2015)	States with new transportation projects submit conformity determination within one year of the effective date of nonattainment designation
Not Available (pending)	EPA promulgates final PM _{2.5} implementation rule
Early 2018 (3 years after final area designations effective date)	States and tribes are to submit revised implementation plans (SIPs) to achieve PM _{2.5} compliance in nonattainment areas required three years after final designations
April 2020-2025 (5-10 years after final area designations effective date)	CAA NAAQS statutory compliance deadline that States must meet the health standards "as expeditiously as practicable" but not later than five years after designations. A state may request a possible extension to 2025, depending on the severity of an area's fine particle pollution problems and the availability of pollution controls.

Source: Prepared by CRS based on U.S. Environmental Protection Agency fact sheets, technical documents, guidance, and 77 *Federal Register* 38889-39055, June 29, 2012, <http://www.epa.gov/pm/actions.html>.

Appendix B. Supporting EPA Scientific and Policy Documents, and CASAC Review

Table B-1. Chronological Listing of EPA Workshops, and Technical and Policy Documents in Support of the June 2012 PM NAAQS Proposal

Workshop/Draft or Final Document	Date
Integrated Science Assessment for Particulate Matter: Call for Information	June 2007
Workshop to Discuss Policy-Relevant Science to Inform EPA's Integrated Plan for the Review of the Primary PM NAAQS - Final Agenda	July 2007
Workshop to Discuss Policy-Relevant Science to Inform EPA's Integrated Plan for the Review of the Secondary PM NAAQS - Final Agenda	July 2007
PM NAAQS Integrated Review Plan - Draft	October 2007
PM NAAQS Integrated Review Plan - Final	March 2008
Notice of Workshop to Review Initial Draft Materials for the PM Integrated Science Assessment	May 2008
Integrated Science Assessment for Particulate Matter - First External Review Draft	December 2008
PM NAAQS: Scope and Methods Plan for Urban Visibility Impact Assessment	February 2009
PM NAAQS: Scope and Methods Plan for Health Risk and Exposure Assessment	February 2009
Integrated Science Assessment for Particulate Matter - Second External Review Draft	July 2009
Particulate Matter Urban-Focused Visibility Assessment – External Review Draft	September 2009
Risk Assessment to Support the Review of the PM Primary National Ambient Air Quality Standards - External Review Draft	September 2009
Review of Urban Visibility Public Preference Studies (Final Report)	September 2009
Urban-Focused Visibility Assessment Data File	November 2009
Corrections to Relative Humidity Values Used in the Draft UFVA, Corrected Graphics, Tables, and Availability of Detailed Data File for Current Conditions	November 2009
Integrated Science Assessment for PM (Final Report)	December 2009
Particulate Matter Urban-Focused Visibility Assessment - Second External Review Draft	January 2010
Statistical Analysis of Existing Urban Visibility Preference Studies	February 2010
Corrections to Relative Humidity Values Used in the Draft Urban-Focused Visibility Assessment, Availability of Data File Comparing Incorrect RH Data to Corrected RH Data for Atlanta and Birmingham	February 2010
Quantitative Health Risk Assessment for Particulate Matter – Second External Review Draft	February 2010
Revision to Section 3.3.5 of the Second External Review Draft of the PM Urban Visibility Assessment	March 2010
Analyses of PM _{2.5} Data for the PM NAAQS Review, Hassett-Sipple	March 2010
Quantitative Health Risk Assessment for Particulate Matter - Final Report	June 2010
Quantitative Health Risk Assessment for Particulate Matter - Air Quality Data Files (for hybrid rollback-based analyses)	June 2010
Quantitative Health Risk Assessment for Particulate Matter - Air Quality Data Files (for proportional and locally-focused rollback-based analyses)	June 2010

Workshop/Draft or Final Document	Date
Corrected Urban-Focused Visibility Assessment Data File	July 2010
Particulate Matter Urban-Focused Visibility Assessment - Final Document	July 2010
PM10 and PM10-2.5 Air Quality Analyses, Schmidt and Jenkins	July 2010
Particulate Matter Air Quality Data Requested from Epidemiologic Study Authors	July 2010
SANDWICH-Related Correction to the UFVA Data File, as Used for the Final Document	July 2010
Explanation of Error in Table 4-3 of the Final UFVA	July 2010
PM2.5 Air Quality Analyses	July 2010
Assessment of the Use of Speciated PM2.5 Mass-Calculated Light Extinction as a Secondary PM NAAQS Indicator of Visibility	November 2010
Simplified Approaches for Calculation of Hourly PM2.5 Light Extinction Values From Hourly PM2.5 Mass and Relative Humidity Data and 24-hour PM2.5 Composition Data	November 2010
Supplemental analysis of PM10 Air Quality from Locations Evaluated by Zanobetti and Schwartz (2009)	February 2011
PM2.5 Air Quality Analyses - Update	April 2011
PM10 and PM10-2.5 Air Quality Analyses	April 2011
PM2.5 Distributional Statistical Analyses	April 2011
Assessment of PM2.5 FEMs Compared to Collocated FRMs	April 2011
Investigation of 1-hour PM2.5 Mass Concentration Data from EPA-Approved Continuous Federal Equivalent Method Analyzers	April 2011
Documentation of Measurement Uncertainty Estimates of Collocated Chemical Speciation Network and IMPROVE Data for Use in the Secondary PM2.5 Standard for Visibility	June 2012
Recommendations for Sampling Artifact Correction for PM2.5 Organic Carbon	June 2012
Technical Analyses to Support Surrogacy Policy for Proposed Secondary PM2.5 NAAQS under NSR/PSD Programs	June 2012

Source: Prepared by CRS based on U.S. Environmental Protection Agency fact sheets, list of technical documents available on its website Technology Transfer Network (TNN) National Ambient Air Quality Standards (NAAQS): Particulate Matter (PM) Standards – Documents from Current Review at http://www.epa.gov/ttn/naaqs/standards/pm/s_pm_index.html, and 77 *Federal Register* 38889-39055, June 29, 2012.

Table B-2. Chronological Listing of CASAC Reviews and Consultations

Review/Consultation	
CASAC Particulate Matter Review Panel's Consultation on EPA's Draft Integrated Review Plan for the National Ambient Air Quality Standards for Particulate Matter - Teleconference	November 2007
CASAC Particulate Matter Review Panel's Consultation on EPA's Draft Integrated Review Plan for the National Ambient Air Quality Standards for Particulate Matter - Report	January 2008
Consultation on Ambient Air Monitoring Issues Related to the Coarse Particle Speciation by the Clean Air Scientific Advisory Committee (CASAC) Ambient Air Monitoring & Methods Subcommittee (AAMMS)	March 2009
Review of EPA's Integrated Science Assessment for Particulate Matter (First External Review Draft December 2008)	May 2009
Consultation on EPA's Particulate Matter National Ambient Air Quality Standards: Scope and Methods Plan for Health Risk and Exposure Assessment	May 2009
Consultation on EPA's Particulate Matter National Ambient Air Quality Standards: Scope and Methods Plan for Urban Visibility Impact Assessment	May 2009
Review of Integrated Science Assessment for Particulate Matter (Second External Review Draft, July 2009)	November 2009
Review of Particulate Matter Urban-Focused Visibility Assessment (External Review Draft, September 2009)	November 2009
Review of Risk Assessment to Support the Review of the Particulate Matter (PM) Primary National Ambient Air Quality Standards – External Review Draft (September 2009)	November 2009
CASAC Review of Particulate Matter Urban-Focused Visibility Assessment – Second External Review Draft (January 2010)	April 2010
CASAC Review of Quantitative Health Risk Assessment for Particulate Matter – Second External Review Draft (February 2010)	April 2010
Review of the White Paper on Particulate Matter (PM) Light Extinction Measurements	April 2010
CASAC Review of Policy Assessment for the Review of the PM NAAQS - First External Review Draft (March 2010)	May 2010
CASAC Review of Policy Assessment for the Review of the PM NAAQS – Second External Review Draft (June 2010)	September 2010

Source: Prepared by CRS based on U.S. Environmental Protection Agency fact sheets, list of CASAC documents available on EPA's websites "EPA Clean Air Scientific Advisory Committee (CASAC) Final Reports by Topic" at <http://yosemite.epa.gov/sab/sabproduct.nsf/WebReportsbyTopicCASAC!OpenView>, and 77 *Federal Register* 38889-39055, June 29, 2012.

Appendix C. Comparison of Potential Nonattainment Areas for the June 2012 Proposed PM_{2.5} Annual Standard with the Final Designations for the 2006 and 1997 PM_{2.5} NAAQS

Table C-1. Nonattainment Areas for the June 2012 24-Hour PM_{2.5} NAAQS as Estimated Using 2008-2010 Data, Final Designations 2006 24-Hour PM_{2.5} NAAQS October 8, 2009, and Final Designations for the 1997 PM_{2.5} NAAQS Annual

Designation Areas	1997 PM _{2.5} NAAQS	2006 PM _{2.5} NAAQS	June 2012 Proposed PM _{2.5} NAAQS	
	EPA Final Designations	EPA Final Designations	Proxy Designations (based on 2008-2010 Data)	Proxy Designations (based on 2008-2010 Data)
	Annual Standard (15 µg/m ³)	24-Hour Standard (35 µg/m ³ 98 th)	Annual Standard (13 µg/m ³)	Annual Standard (12 µg/m ³)
Counties and Partial Counties (p)				
ALABAMA				
Birmingham, AL ^a	Jefferson	Jefferson	Jefferson	Jefferson
	Shelby	Shelby		
	Walker (p)	Walker (p)		
Chattanooga, AL-TN-GA	Jackson (p)			
UNDEFINED ^b				Russell
ALASKA				
Fairbanks, AK		Fairbanks N. Star (p)	Fairbanks N. Star	Fairbanks N. Star
ARIZONA				
Nogales, AZ				Santa Cruz
Pinal, CA		Pinal (p) (designated February 3, 2011) ^c		
CALIFORNIA				
Chico, CA		Butte (p)		
Imperial County, CA		Imperial (p)		
Los Angeles, CA	Los Angeles (p)	Los Angeles (p)	Los Angeles	Los Angeles
	Orange	Orange		
	Riverside (p)	Riverside (p)	Riverside	Riverside
	San Bernardino (p)	San Bernardino (p)	San Bernardino	San Bernardino
Sacramento, CA		El Dorado (p)		
		Placer (p)		

Designation Areas	1997 PM _{2.5} NAAQS	2006 PM _{2.5} NAAQS	June 2012 Proposed PM _{2.5} NAAQS	
	EPA Final Designations	EPA Final Designations	Proxy Designations (based on 2008-2010 Data)	Proxy Designations (based on 2008-2010 Data)
	Annual Standard (15 µg/m ³)	24-Hour Standard (35 µg/m ³ 98 th)	Annual Standard (13 µg/m ³)	Annual Standard (12 µg/m ³)
Designation Areas		Counties and Partial Counties (p)		
San Francisco Bay Area, CA		Sacramento		
		Solano (p)		
		Yolo (p)		
		Alameda		
		Contra Costa		
		Marin		
		Napa		
		San Francisco		
		San Mateo		
		Santa Clara		
		Solano (p)		
San Joaquin Valley, CA		Sonoma (p)		
	Fresno	Fresno	Fresno	Fresno
	Kern (p)	Kern (p)	Kern	Kern
	Kings	Kings	Kings	Kings
	Madera	Madera	Madera	
	Merced	Merced	Merced	Merced
	San Joaquin	San Joaquin		San Joaquin
	Stanislaus	Stanislaus	Stanislaus	Stanislaus
Yuba City-Marysville, CA		Tulare	Tulare	Tulare
		Sutter		
		Yuba (p)		
UNDEFINED				San Diego
CONNECTICUT				
New York, NY-NJ-CT	Fairfield	Fairfield		
	New Haven	New Haven		

Designation Areas	1997 PM _{2.5} NAAQS	2006 PM _{2.5} NAAQS	June 2012 Proposed PM _{2.5} NAAQS	
	EPA Final Designations	EPA Final Designations	Proxy Designations (based on 2008-2010 Data)	Proxy Designations (based on 2008-2010 Data)
	Annual Standard (15 µg/m ³)	24-Hour Standard (35 µg/m ³ 98 th)	Annual Standard (13 µg/m ³)	Annual Standard (12 µg/m ³)
Counties and Partial Counties (p)				
DELAWARE				
Philadelphia- Wilmington, PA-NJ-DE	New Castle	New Castle		
DISTRICT OF COLUMBIA				
Washington, DC-MD-VA	Entire District			
GEORGIA				
Atlanta, GA	Barrow			
	Bartow			
	Carroll			
	Cherokee			
	Clayton			Clayton
	Cobb			Cobb
	Coweta			
	De Kalb			De Kalb
	Douglas			
	Fayette			
	Forsyth			
	Fulton			
	Gwinnett			Gwinnett
	Hall			
	Heard (p)			
	Henry			
	Newton			
	Paulding			
	Putnam (p)			
	Rockdale			
	Spalding			
	Walton			

Designation Areas	1997 PM _{2.5} NAAQS	2006 PM _{2.5} NAAQS	June 2012 Proposed PM _{2.5} NAAQS	
	EPA Final Designations	EPA Final Designations	Proxy Designations (based on 2008-2010 Data)	Proxy Designations (based on 2008-2010 Data)
	Annual Standard (15 µg/m ³)	24-Hour Standard (35 µg/m ³ 98 th)	Annual Standard (13 µg/m ³)	Annual Standard (12 µg/m ³)
Counties and Partial Counties (p)				
Chattanooga, AL-TN-GA	Catoosa			
	Walker			
Macon, GA	Bibb			Bibb
	Monroe (p)			
Rome, GA	Floyd			Floyd
UNDEFINED				Dougherty
			Muscogee	Muscogee
				Richmond
				Wilkinson
HAWAII				
UNDEFINED			Hawaii	Hawaii
IDAHO				
Logan, UT-ID		Franklin (p)		
Pinehurst, ID				
ILLINOIS				
Chicago-Gary-Lake County, IL-IN	Cook			Cook
	DuPage			
	Grundy (p)			
	Kane			
	Kendall (p)			
	Lake			
	McHenry			
	Will			
St. Louis, MO-IL	Madison		Madison	Madison
	Monroe			
	Randolph (p)			
	St. Clair			St. Clair

	1997 PM _{2.5} NAAQS	2006 PM _{2.5} NAAQS	June 2012 Proposed PM _{2.5} NAAQS	
	EPA Final Designations	EPA Final Designations	Proxy Designations (based on 2008-2010 Data)	Proxy Designations (based on 2008-2010 Data)
	Annual Standard (15 µg/m ³)	24-Hour Standard (35 µg/m ³ 98 th)	Annual Standard (13 µg/m ³)	Annual Standard (12 µg/m ³)
Designation Areas	Counties and Partial Counties (p)			
INDIANA				
Chicago-Gary-Lake County, IL-IN	Lake			
	Porter			
Cincinnati-Hamilton, OH-KY-IN	Dearborn (p)			
Evansville, IN	Dubois			
	Gibson (p)			
	Pike (p)			
	Spencer (p)			
	Vanderburgh			
	Warrick			
Indianapolis, IN	Hamilton			
	Hendricks			
	Johnson			
	Marion		Marion	Marion
	Morgan			
Lafayette-Frankfort, IN				
Louisville, KY-IN	Clark		Clark	Clark
	Floyd			Floyd
	Jefferson (p)			
Vincennes, IN				
UNDEFINED				Lake
				Spencer
				Vanderburgh
				Vigo
IOWA				
Davenport-Moline-Rock Island, IA-IL				Scott
Muscatine, IA				Muscatine
UNDEFINED				Clinton

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	Annual Standard (15 µg/m ³)	24-Hour Standard (35 µg/m ³ 98 th)	Annual Standard (13 µg/m ³)	Annual Standard (12 µg/m ³)
Counties and Partial Counties (p)				
KENTUCKY				
Cincinnati-Hamilton, OH-KY-IN	Boone			
	Campbell			
	Kenton			
Huntington-Ashland, WV-KY-OH	Boyd			
	Lawrence (p)			
Louisville, KY-IN	Bullitt			Bullitt
	Jefferson		Jefferson	Jefferson
Paducah-Mayfield, KY-IL				
UNDEFINED				Daviess
MARYLAND				
Baltimore, MD	Anne Arundel			
	Baltimore City			
	Baltimore			
	Carroll			
	Harford			
	Howard			
	Charles			
Washington, DC-MD-VA	Frederick			
	Montgomery			
	Prince George's			
Martinsburg, WV-Hagerstown, MD	Washington			

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Counties and Partial Counties (p)				
MICHIGAN				
Detroit-Ann Arbor, MI	Livingston	Livingston		
	Macomb	Macomb		
	Monroe	Monroe		
	Oakland	Oakland		
	St. Clair	St. Clair		
	Washtenaw	Washtenaw		
	Wayne	Wayne		Wayne
Grand Rapids, MI				
MISSISSIPPI				
UNDEFINED				Jones
MISSOURI				
St. Louis, MO-IL	Franklin			
	Jefferson			
	St. Charles			
	St. Louis			
	St. Louis City		St. Louis City	St. Louis City
MONTANA				
Libby, MT	Lincoln (p)			
NEW JERSEY				
New York, NY-NJ-CT	Bergen			
	Essex			
	Hudson			
	Mercer			
	Middlesex			
	Monmouth			
	Morris			
	Passaic	Passaic		
	Somerset	Somerset		
	Union	Union		

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	Counties and Partial Counties (p)			
Philadelphia- Wilmington, PA-NJ-DE	Burlington	Burlington		
	Camden	Camden		
	Gloucester	Gloucester		
NEW YORK				
New York, NY-NJ-CT	Bronx	Bronx		Bronx
	Kings	Kings		
	Nassau	Nassau		
	New York	New York		New York
	Orange	Orange		
	Queens	Queens		
	Richmond	Richmond		
	Rockland	Rockland		
	Suffolk	Suffolk		
	Westchester	Westchester		
NORTH CAROLINA				
Hickory, NC	Catawba			
Greensboro-Winston Salem-High Point, NC	Davidson			
	Guilford			
UNDEFINED				Davidson
OHIO				
Canton-Massillon, OH	Stark	Stark		
Cincinnati-Hamilton, OH-KY-IN	Butler		Butler	Butler
	Clermont			
	Hamilton			
	Warren			

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Counties and Partial Counties (p)				
Cleveland-Akron- Lorain, OH	Ashtabula (p)			
	Cuyahoga	Cuyahoga	Cuyahoga	Cuyahoga
	Lake	Lake		
	Lorain	Lorain		
	Medina	Medina		
	Portage	Portage		
	Summit	Summit	Summit	Summit
Columbus, OH	Coshocton (p)			
	Delaware			
	Fairfield			
	Franklin			Franklin
	Licking			
Dayton-Springfield, OH	Clark			Clark
	Greene			
	Montgomery		Montgomery	Montgomery
Huntington-Ashland, WV-KY-OH	Adams (p)			
	Gallia (p)			
	Lawrence			Lawrence
	Scioto			
Parkersburg- Marietta, WV-OH	Washington			
Steubenville- Weirton, OH-WV	Jefferson	Jefferson	Jefferson	Jefferson
Wheeling, WV-OH	Belmont			
Youngstown, OH				
UNDEFINED			Hamilton	Hamilton Mahoning

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Counties and Partial Counties (p)				
OREGON				
Klamath Falls, OR		Klamath (p)		
Oakridge, OR		Lane (p)		
PENNSYLVANIA				
Allentown, PA		Lehigh		
		Northampton		Northampton
Harrisburg-Lebanon-Carlisle, PA		Cumberland		
		Dauphin		
		Lebanon		Dauphin
		York		
Johnstown, PA	Cambria	Cambria		Cambria
	Indiana (p)	Indiana (p)		
Lancaster, PA	Lancaster	Lancaster		Lancaster
Liberty-Clairton, PA	Allegheny (p)	Allegheny (p)	Allegheny	Allegheny
Philadelphia-Wilmington, PA-NJ-DE	Bucks	Bucks		
	Chester	Chester	Chester	Chester
	Delaware	Delaware	Delaware	Delaware
	Montgomery	Montgomery		
	Philadelphia	Philadelphia		
Pittsburgh-Beaver Valley, PA	Allegheny (p)	Allegheny (p)	Allegheny	Allegheny
	Armstrong (p)	Armstrong (p)		
	Beaver	Beaver	Beaver	Beaver
	Butler	Butler		
	Greene (p)	Greene (p)		
	Lawrence (p)	Lawrence (p)		
	Washington	Washington		Washington
	Westmoreland	Westmoreland	Westmoreland	Westmoreland
Reading, PA	Berks			

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	Counties and Partial Counties (p)			
York, PA	York			York
TENNESSEE				
Chattanooga, AL-TN-GA	Hamilton			
Clarksville, TN-KY				
Knoxville-Sevierville- La Follette, TN	Anderson	Anderson		
	Blount	Blount		
	Knox	Knox		Knox
	Loudon	Loudon		Loudon
	Roane (p)	Roane (p)		
TEXAS				
UNDEFINED				Harris
UTAH				
Logan, UT-ID		Cache (p)		
Provo, UT		Utah (p)		
Salt Lake City, UT		Box Elder (p)		
		Davis		
		Salt Lake		
		Tooele (p)		
		Weber (p)		
VIRGINIA				
Washington, DC-MD-VA	Alexandria City			
	Arlington			
	Fairfax City			
	Fairfax Co			
	Falls Church City			
	Loudoun			

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Counties and Partial Counties (p)				
	Manassas City			
	Manassas Park City			
	Prince William			
WASHINGTON				
Seattle-Tacoma, WA	Pierce (p)			
WEST VIRGINIA				
Charleston, WV	Kanawha	Kanawha	Kanawha	Kanawha
	Putnam	Putnam		
Huntington-Ashland, WV-KY-OH	Cabell		Cabell	Cabell
	Mason (p)			
	Wayne			
Martinsburg, WV-Hagerstown, MD	Berkeley			Berkeley
Morgantown, WV				
Parkersburg- Marietta, WV-OH	Pleasants (p)			
	Wood		Wood	Wood
Steubenville- Weirton, OH-WV	Brooke	Brooke	Brooke	Brooke
	Hancock	Hancock		Hancock
Wheeling, WV-OH	Marshall		Marshall	Marshall
	Ohio		Ohio	Ohio
WISCONSIN				
Green Bay, WI				
Madison-Baraboo, WI				
Milwaukee-Racine, WI		Milwaukee		
		Racine		
		Waukesha		Waukesha

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Counties and Partial Counties (p)				
TOTALS				
	20 states and D.C.	18 states	12 states	21 states
	38 areas	31 areas	NA	NA
	204 counties	120 counties	33 counties	82 counties
	173 whole counties	90 whole counties	NA	NA
	31 partial counties	30 partial counties	NA	NA

Source: Compiled by CRS using data from EPA PM Designations websites. In some designated areas, EPA included cities in the total count of whole and partial counties, with the exception of the District of Columbia.

- In the September 20, 2010, *Federal Register*, EPA announced its determination that a three-county (Jefferson, Shelby, and portion of Walker) Alabama nonattainment area (Birmingham) has attaining data for the 2006 24-hour PM_{2.5} NAAQS (75 *Federal Register* 57186, September 20, 2010). The clean air data determination was based on certified ambient air monitoring data showing the area monitored as in attainment for the 2006 24-hour PM_{2.5} NAAQS based on 2007-2009 data.
- The “designated areas” including one or more counties (or portions of counties) are as defined in the final designations for the 2006 PM_{2.5}. Those counties identified as potential nonattainment areas for the June 2012 proposed standards designated that were not part of a previously defined designated areas are characterized as “UNDEFINED” designation areas.
- In a February 3, 2011 final notice, EPA published designations of three areas as “nonattainment” or “unclassifiable/attainment” for the 2006 24-PM_{2.5} NAAQS that were deferred in the November 13, 2009, promulgated designations, 76 *Federal Register* 6056-6066, <http://www.epa.gov/pmdesignations/2006standards/documents/2011-01/FR-2011-01.pdf>.
- In the August 25, 2008, *Federal Register*, EPA announced its determination that a three-county (Harrisburg, Lebanon, Carlisle) Pennsylvania nonattainment area for the 1997 PM_{2.5} NAAQS was in attainment (73 *Federal Register* 49949, August 25, 2008). The determination was based on certified ambient air monitoring data showing the area monitored as in attainment for the 1997 PM_{2.5} NAAQS since the 2004-2006 monitoring period.

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